UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

ANYWHERECOMMERCE, INC. and BBPOS LIMITED, Plaintiffs,

Civil Docket No: 1:19-cv-11457-IT

v.

INGENICO INC., INGENICO CORP., and INGENICO GROUP SA,
Defendants.

Jury Trial Demanded

PLAINTIFFS' MOTION IN LIMINE NO. 2 TO PRECLUDE ARGUMENT OR TESTIMONY RELATING TO REVERSE ENGINEERING

Pursuant to the Court's Second Amended Procedural Order and the Federal Rules of Evidence, Plaintiffs/Counterclaim Defendants BBPOS Limited ("BBPOS") and AnywhereCommerce, Inc. ("AC") (together, "Plaintiffs"), by and through their attorneys, respectfully request that the Court enter an Order precluding Defendants Ingenico Inc., Ingenico Corp. and Ingenico Group S.A. (collectively "Defendants" or "Ingenico") from arguing or presenting testimony or other evidence at trial suggested that the claimed trade secrets were obtained or could have been obtained through reverse engineering.

This motion is supported by the accompanying memorandum of law, including any exhibits, and arguments of counsel to be made at the final pretrial conference.

REQUEST FOR ORAL ARGUMENT

Plaintiffs request oral argument on their Motions in Limine at the final pretrial conference, as said motions raise important evidentiary issues for trial, and Plaintiffs believe that oral argument may assist the Court in addressing Plaintiffs' motions.

LOCAL RULE 7.1 (A)(2) CERTIFICATION

Counsel for Movant has made a good faith effort to resolve the foregoing issue. On April 10, 2023, Melissa Bozeman, representing the Plaintiffs, discussed the relief requested herein with counsel for Defendants, Jeffrey K. Techentin ("Attorney Techentin") in response to his inquiry regarding the issue being presented in this Motion. Attorney Techentin did not agree to the relief requested herein.

CERTIFICATE OF SERVICE

I, Melissa A. Bozeman, hereby certify that this document filed through the CM/ECF system will be sent electronically to the registered participants identified on the Notice of Electronic Filing (NEF) and paper copies will be sent to those indicated as non-registered participants on

April 10, 2023.

/s/ Melissa A. Bozeman Melissa A. Bozeman, Esq.

Respectfully submitted:

/s/ Melissa A. Bozeman

By: Melissa A. Bozeman (Pro Hac Vice)
Pennsylvania Bar No. 201116
Oliver D. Griffin (Pro Hac Vice)
Pennsylvania Bar No. (80126)
Peter N. Kessler (Pro Hac Vice)
Pennsylvania Bar No. 209033
KUTAK ROCK LLP
Two Logan Square
100 N. 18th Street, Suite 1920
Philadelphia, PA 19103-4104
(215) 299-4384 (Telephone)
(215) 981-0719 (Facsimile)

Melissa.bozeman@kutakrock.com Oliver.griffin@kutakrock.com Peter.kessler@kutakrock.com

and

Leland P. Abide (Pro Hac Vice) MN Bar No. 039269 KUTAK ROCK LLP 60 South Sixth Street, Suite 3400 Minneapolis, MN 55402-4018 Telephone: (612) 334-5000 Facsimile: (612) 334-5050 leland.abide@kutakrock.com

and

Jonathon D. Friedmann, Esq. (BBO # 180130) Robert P. Rudolph, Esq. (BBO # 684583) RUDOLPH FRIEDMANN LLP 92 State Street Boston, MA 02109 Tel.: (617) 723-7700 Fax: (617) 227-0313

JFriedmann@rflawyers.com RRudolph@rflawyers.com

and

Ricardo G. Cedillo DAVIS, CEDILLO & MENDOZA, INC. 755 E. Mulberry Ave., Ste 500 San Antonio, Texas 78212 Tel: (210) 822-6666

Fax: (210) 822-1151 rcedillo@lawdcm.com

Dated: April 10, 2023 Attorneys for Plaintiffs / Counterclaim-Defendants